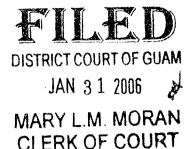
CIVILLE & TANG, PLLC

330 HERNAN CORTEZ AVENUE, SUITE 200

HAGÅTÑA, QUAM 96910 TELEPHONE: (671) 472-8868/69 FACSIMILE: (671) 477-2511

Attorneys for Defendant Norman Hon Suen Chan



IN THE UNITED STATES DISTRICT COURT OF GUAM

UNITED STATES OF AMERICA,) CRIMINAL CASE NO. 05-00036
Plaintiff,)
VS.) STIPULATED MOTION TO AMEND) CONDITIONS OF RELEASE
NORMAN HON SUEN CHAN,)
Defendant.))

The parties hereby stipulate and move that the conditions of Defendant's release be amended as follows: (1) Defendant shall be permitted to reside at Apt. 3F Kings Plaza, Dan Dan, Northern Mariana Islands; (2) Defendant shall be permitted to go near and enter ports of entry in the N.M.I.; and (3) Defendant shall be permitted to maintain possession of his passport.

LEONARDO M. RAPADAS
United States Attorney
Districts of Guam and NMI

By: / aron V Johnson

KARON V. JOHNSON

Assistant U.S. Attorney Attorneys for Plaintiff

Date: January <u>**</u>, 2006

CIVILLE & TANG, PLLC

G. PATRICK CIVILLE

Attorneys for Defendant

Date: January 26, 2006

ORIGINAL